ESTTA Tracking number:

ESTTA838657 08/09/2017

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91226726	
Party	Defendant Gottlieb Realty LLC	
Correspondence Address	ROBERT J DEBRAUWERE PRYOR CASHMAN LLP SEVEN TIMES SQUARE NEW YORK, NY 10036 UNITED STATES Email: rdebrauwere@pryorcashman.com, mhuq@pryorcashman.com, jalbrink@pryorcashman.com, tmdocketing@pryorcashman.com, mwalters-bowen@pryorcashman.com	
Submission	Motion to Suspend for Settlement Discussions	
Filer's Name	Robert J. deBrauwere	
Filer's email	rdebrauwere@pryorcashman.com, mhuq@pryorcashman.com, jalbrink@pryorcashman.com, tmdocketing@pryorcashman.com, mwaltersbowen@pryorcashman.com	
Signature	/ROBERT J DEBRAUWERE/	
Date	08/09/2017	
Attachments	Gottlieb - Motion to Suspend 8_09 91226726.pdf(97751 bytes)	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Serial No. 86/661,434 Mark: LA TAZA DE ORO	
TAZA SYSTEMS, LLC, Opposer,) Opposition No. 91/226,726
v.)
GOTTLIEB REALTY LLC)))
Applicant.)))

CONSENTED MOTION TO SUSPEND TIME FOR INITIAL DISCLOSURES AND SUBSEQUENT DEADLINES

Gottlieb Realty LLC ("Applicant") hereby requests that the deadline for filing Initial Disclosures and all subsequent deadlines be suspended for thirty (30) days as follows:

Time to Answer :	CLOSED
Deadline for Discovery Conference :	CLOSED
Discovery Opens :	CLOSED
Initial Disclosures Due :	09/08/2017
Expert Disclosures Due :	01/06/2018
Discovery Period to Close :	02/05/2018
Plaintiff Pretrial Disclosures :	03/22/2018
Plaintiff's 30-day Trial Period Ends :	05/06/2018
Defendant's Pretrial Disclosures :	05/21/2018
Defendant's 30-day Trial Period ends :	07/05/2018
Plaintiff's Rebuttal Disclosures :	07/20/2018
Plaintiff's 15-day Rebuttal Period Ends :	08/21/2018

Applicant has secured the express consent of all other parties to this proceeding for the suspension and the resetting the dates requested herein.

Dated: August 09, 2017

Respectfully submitted,

PRYOR CASHMAN LLP

/ROBERT J DEBRAUWERE/

Robert J. deBrauwere, Esq. 7 Times Square New York, New York 10036 212 326 0418 (direct dial) 212 710 6086 (direct fax) rdebrauwere@pryorcashman.com

CERTIFICATE OF SERVICE

I hereby certify that a true and complete copy of the CONSENTED MOTION TO SUSPEND TIME FOR INITIAL DISCLOSURES AND SUBSEQUENT DEADLINES was served on Applicant by e-mail, on August 09, 2017, at the following address:

EDWARD T SAADI EDWARD T SAADI LLC 970 WINDHAM COURT SUITE 7 BOARDMAN, OH 44512 UNITED STATES EdwardSaadi@aol.com

Phone: 330-782-1954

Matthew Walters-Bowens